

PTO/SB/64 (10-00)

Approved for use through 10/31/2002. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.			
PETITION FOR REVIVAL OF AN APPLICATION FOR PATEN		Docket Number (Optional)	
UNINTENTIONALLY UNDER 37 CFR 1.137(b)		M1851-10	
First named inventor: Norman BRIDGES			
Application No.: 09/403,205	Group Art Unit:	2167 (previously was 3618)	
Filed: December 6, 1999	Examiner: GOF	RECEIVED	
Title: A CARRIAGE FOR A ROLLER SKATE		FEB 2 2 2002	
Attention: Office of Petitions Assistant Commissioner for Patents Box DAC		OFFICE OF PETITIONS	
Washington, D.C. 20231			
NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (703) 305-9282.			
The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus an extensions of time actually obtained.			
APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION			
NOTE: A grantable petition requires the following items: (1) Petition fee; (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer feerequired for all utility and plant applications filed before June 8, 1995; and for all design applications; and (4) Statement that the entire delay was unintentional.			
1. Petition fee ☑ Small entity-fee ∯40.00 (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27.			
Other than small entity - fee \$(37 CFR 1.17(m))			
2. Reply and/or fee			
A. The reply and/or fee to the above-noted Office action in the form of A timely and proper Amendment respons \(\) has been filed previously on August 1, 2001 \(\) is enclosed herewith. (Copy of the August 1, 200) B. The issue fee of \$ has been paid previously on is enclosed herewith.)1 submission)	ntify type of reply):	
[Page 1 of 2]			

Burden Hour Statement: This form is estimated to take 1.0 hour to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

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3. Terminal disclaimer with disclaimer fee		
Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.		
☐ A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for a small entity or \$ for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63).		
4. STATEMENT: The entire delay in filing the re	equired reply from the due date for the required reply until the	
Trademark Office may require additional in	37(b) was unintentional. [NOTE. The United States Patent and a formation if there is a question as to whether either the	
abandonment or the delay in filing a peti	tion under 37 CFR 1.137(b) was unintentional (MPEP	
711.03(c)(III)(C) and (D))].	(,,	
WARNING: Information on this form may	y become public. Credit card information should not	
be included on this form. Provide credit card information and authorization on PTO-2038.		
Fahruary 2, 2000	Chram South	
February 2, 2002 Date	Signature /	
Telephone	Andrew F. Young, Esq. Reg. No. 44,001	
Number: 914 667-6755		
	Typed or printed name	
	Morrison Law Firm, 145 North Fifth Avenue	
	Address	
Enclosures: X Fee Payment	Mount Vernon, NY 10550	
☐ Reply		
☐ Terminal Disclaimer Form		
Additional sheets containing sta	tements establishing unintentional delay	
Suppliment Statement respectition. Confirmation Deat Conf. confirmation		
Other: 8/1/01submission		
CERTIFICATE OF MAILING OR TRANSMISSION [37 CFR 1.8(a)]		
I hereby certify that this correspondence is being	:	
first class mail in an envelope addressed	Service on the date shown below with sufficient postage as I to: Assistant Commissioner for Patents, Box DAC, Washington,	
D.C. 20231.	To Assistant Commissioner for Faterits, Box DAC, Washington,	
transmitted by facsimile on the date show	are below to the United States Batest and Trademark Office at	
transmitted by facsimile on the date shown below to the United States Paterit and Trademark Office at (703) 308-6916.		
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Data Data	- Woldste	
Date	Signature	
	Margaret L. Goldstein	
	Type or printed name of person signing certificate	

PATENT

ED STATES PATENT AND TRADEMARK OFFICE

Inventor(s)

Norman BRIDGES

Serial No.

09/403,205

File Date

December 6, 1999

Title

A CARRIAGE FOR A ROLLER SKATE

Examiner

GORT, E.

Art Unit

2167 (previously was 3618)

Docket No.

M1851-10

Certificate of Mailing:

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Hon. Assistant Commissioner for Patents, Washington, DC 20231

Date

Bv Signature garet L Gol/ds/æin

BOX DAC

Hon. Assistant Commissioner for Patents

Washington, D.C. 20231

SUPPLEMENTAL STATEMENT IN SUPPORT OF PETITION FOR UNINTENTIONAL ABANDONMENT 37 CFR §1.137(b)

Sir:

Applicants herein provide a supplemental statement. Enclosed is a complete set of the documents timely submitted on August 1, 2001. This complete set includes a proper and complete response, certificate of mailing, a check for over the amount necessary, and a confirmation post card.

Since the area on the PTO/SB/64 form is limited, Applicants note that the above timely and proper response seems to have gone awry after submission. Upon the events below, checking our bank and accounting records, and the file itself; it is clear that our check no. 22246 has not been cashed and the confirmation postcard has not returned. Due to the circumstances surrounding mail submissions and responses in the recent past, we respectfully submitt that this petition for unintentional abandonment shows Applicant's clear intent to timely respond to the outstanding Office action of February 1, 2001. It is Applicants experience that other submissions, of or about five months previous, have been recently received in other cases, and return postcards and checks either recieved late or unfortunately not at all. While this time delay period exists in a minority of cases, it is does occur. RECEIVED Thus, Applicants were not initially concerned that no response from the Examiner or Office had occured (nor check cashed nor post card received) other than the Notice of Abandonment, in this case for approximately 5 months. It is our normal practice to submit verbal or written Status Inquiries in cases from 6 to 8 months old, but with the recent events, even this time has been flexed through conversation with other Examiners.

Compounding this expected delay were the additional disruptions for New York and New Jersey mail and our late receipt of the Notice of Abandonment on or around the end of Sepetember or early October.

Our investigation indicates that upon receiving the Notice of Abandonment, the previous Agent for Applicants immediately contacted the examiner who indicated no receipt of the submission, but instructed Applicants not to be concerned since two plus month delays were not unusual due to the recent and continuing mail events at that time, and to check again in about twothree months (around December or year end). Unfortunately, the Notice of Abandonment was subsequently misplaced by the Agent in a location normally devoted to noncritical follow-ups. Upon our rediscovery of this Notice of Abandonment on or about January 15, 2002, the undersigned immediately called the USPTO on January 15, 2002 to ascertain whether the previous submission had been finally received and the Notice of Abandonment removed. In the subsequent few days, with additional phone calls and messages, the undersigned determined the above circumstances and submits our petition herein. It is Applicants respectful submission, that the approximate three and one-half months from receipt, on or around the end of September/early October of the Notice of Abandonment and our initial call to the Examiner, to our initial discovery of misplacement, rapid investigation, and the subsequent peition is a completely unintentional delay of sufficient showing under 37 C.F.R. §1.137(b). Applicants respectfully request grant of this peition and entry of the previously filed proper submission and continued prosecution in the instant case.

The requisite fee for such a petition, is herein enclosed or alternatively authorized for withdrawal from Deposit Account No. 13-4550. In addition, authorization is given to charge any

present deficiencies and return any overpayments to the same deposit account.

Applicants respectfully note that the instant application is a small entity status since a small entity submission was mailed on December 2, 1999 and the small entity receipt received from the PTO.

Applicants respectfully note that they will promptly respond to any phone or other inquiry.

Respectfully Submitted,

Andrew F. Young, Esq.

Reg. No. 44, 001

Attorney for Applicant

MORRISON LAW FIRM

145 North Fifth Avenue Mount Vernon, New York 10550 (914) 667-6755

Date: February 2, 2002

Enclosed Documents:

- -Previously timely submission, copy of check and confirmation post card
- -Petition Fee
- -Confirmation Post card for this Petition

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